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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. | |
|--|-------------|----------------------|-------------------------|------------------|--|
| 09/751,750 | 12/29/2000 | Talal K. Jaber | 2207/10083 | 5033 | |
| 7590 01/12/2004 | | EXAMINER | | | |
| KENYON & KENYON | | | LAMARRE, GUY J | | |
| Suite 600 333 W. San Carlos, Street | | | ART UNIT | PAPER NUMBER | |
| San Jose, CA | | 2133 | 1, | | |
| | | | DATE MAILED: 01/12/2004 | | |

Please find below and/or attached an Office communication concerning this application or proceeding.



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|---|--|---|---|------------|--|--|--|
| | App | olication No. | Applicant(s) | 3 | | | |
| Office Action Summary | | 751,750 | JABER | OF . | | | |
| | | miner | Art Unit | | | | |
| | • | J. Lamarre, P.E. | 2133 | · | | | |
| The MAILING DATE of this com Period for Reply | munication appears | on the cover sheet with | the correspondence add | lress | | | |
| A SHORTENED STATUTORY PERIOD THE MAILING DATE OF THIS COMM - Extensions of time may be available under the provafter SIX (6) MONTHS from the mailing date of this - If the period for reply specified above is less than the fixed period for reply is specified above, the maxim - Failure to reply within the set or extended period for Any reply received by the Office later than three moderned patent term adjustment. See 37 CFR 1.704 | IUNICATION. isions of 37 CFR 1.136(a). I communication. irty (30) days, a reply within ustatutory period will appl reply will, by statute, cause nths after the mailing date o | In no event, however, may a reply the statutory minimum of thirty (3 y and will expire SIX (6) MONTH: the application to become ABAN | to be timely filed (0) days will be considered timely. S from the mailing date of this cold DONED (35 U.S.C. § 133). | | | | |
| 1) Responsive to communication | s) filed on <u>29 Decer</u> | <u>mber 2000</u> . | | | | | |
| 2a) ☐ This action is FINAL . | 2b)⊠ This act | tion is non-final. | | | | | |
| 3) Since this application is in concluded in accordance with the | | | | e ments is | | | |
| Disposition of Claims | Abo amplianting | | | | | | |
| 4) Claim(s) <u>1-20</u> is/are pending in | | om consideration | | | | | |
| 4a) Of the above claim(s) 5) Claim(s) is/are allowed. | is/are withurawii iit | om consideration. | • | | | | |
| 6)⊠ Claim(s) <u>1-20</u> is/are rejected. | | | | | | | |
| 7) Claim(s) is/are objected to | n. | | | | | | |
| 8) Claim(s) are subject to re | | ction requirement. | | | | | |
| Application Papers | | | | | | | |
| 9)☐ The specification is objected to b | y the Examiner. | | | | | | |
| 10)⊠ The drawing(s) filed on 09 April 2 | <u>2001</u> is/are: a)⊠ acc | cepted or b) objected to | by the Examiner. | | | | |
| Applicant may not request that an | | | • • | | | | |
| 11) ☐ The proposed drawing correction | filed on is: a | ı)□ approved b)□ disa | approved by the Examine | r. | | | |
| If approved, corrected drawings a | , , , , | | | | | | |
| 12)☐ The oath or declaration is objected | • | er. | | | | | |
| Priority under 35 U.S.C. §§ 119 and 120 | | | | | | | |
| 13) Acknowledgment is made of a c | • • | rity under 35 U.S.C. § 1 | 19(a)-(d) or (f). | | | | |
| a)□ All b)□ Some * c)□ None | | | | | | | |
| <u> </u> | | | | | | | |
| 2. Certified copies of the price | - | | | | | | |
| 3. Copies of the certified copaphication from the Interest See the attached detailed Office at the certified copies. | nternational Bureau | (PCT Rule 17.2(a)). | | жаде | | | |
| 14)☐ Acknowledgment is made of a cla | Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application). | | | | | | |
| a) ☐ The translation of the foreig 15)☐ Acknowledgment is made of a cla | | • • | | | | | |
| Attachment(s) | | , | | | | | |
| 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Reviols) Information Disclosure Statement(s) (PTO-14- | | | nmary (PTO-413) Paper No(s rmal Patent Application (PTO | | | | |
| | | | | | | | |

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DETAILED ACTION

1. Applicant's formal drawings of 9 April 2001 have been entered.

1.1 Pursuant to 35 USC 131, Claims 1-20 are presented for examination.

Reassignment Affecting Application Location

2. The Art Unit location of your application in the USPTO has changed. To aid in correlating any papers for this application, all further correspondence regarding this application should be directed to Art Unit 2133.

Claim Rejections - 35 USC § 112

3. The following is a quotation of the **second** paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

3.1 Claims 6-10 and 16-20 are rejected under the second paragraph of 35 U.S.C. 112. It is unclear to the Examiner how or where testing is performed.

Claim Rejections - 35 USC ' 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

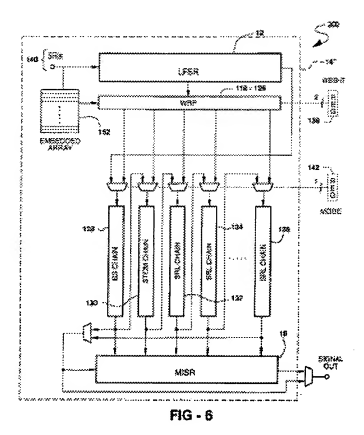
- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4.1 Claims 1-8 and 11-18 are rejected under 35 U.S.C. 102 (b) as being anticipated by Motika et al. (US Patent No. 5,983,380; 9 Nov. 1999 (issue date)).

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Motika et al. discloses IC configurations having logic circuits and self-test circuits wherein plural testing schemes are employed to reduce testing time, save energy and minimize circuit complexity.

As per Claims 1, 11, Motika et al. depicts, e.g., in Fig. 6 and related description in col. 1 line 25 et seq., the claimed on-chip testing apparatus comprising: a test pattern generator (Fig. 6 Numeral 12, col. 2 line 35) to generate test data for a plurality of testing channels; and a weight selector (Fig. 6 Numerals 118-126 with Numerals 138 and 142, Fig. 5, col. 2 line 35) coupled to said test pattern generator, said weight selector to store weighting values to bias data (e.g., col. 2 line 62) for at least one of said testing channels.



As per Claims 2, 12, Motika et al. depicts, in Fig. 6 and related description in col. 2 line 25 et seq., the claimed apparatus wherein said weight selector includes a weight storage register (Fig. 6 Numerals 118-126 with Numerals 138 and 142, Fig. 5, col. 2 line 35) to store said

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weighting values and said weight selector is to selectively bias data (e.g., col. 2 line 62) individual bits of said test data.

As per Claims 3, 13, Motika et al. depicts, in Fig. 6 and related description in col. 2 line 25 et seq., the claimed apparatus wherein said weight selector (Fig. 6 Numerals 118-126 with Numerals 138 and 142, Fig. 5, col. 2 line 35) causes a reduction in power usage when said weight storage registers store weighting values to bias (e.g., col. 2 lines 60-62: number of patterns is reduced resulting in power savings) data for at least one testing channels to one of all 0 values and all 1 values.

As per Claims 4, 14, Motika et al. depicts, in Fig. 6 and related description in col. 2 line 25 et seq., the claimed on-chip testing apparatus comprising: a test pattern generator (Fig. 6 Numeral 12, col. 2 line 35) to generate test data for a plurality of testing channels; clock control logic (e.g., col. 5 line 1 et seq., col. 6 line 38, loading or scanning at appropriate clocks and associated implementation logic) to selectively supply scan clocking signals to said testing channels, such that said scan clocking signals scan said test data into said testing channels.

As per Claims 5, 15, Motika et al. depicts, in Fig. 6 and related description in col. 2 line 25 et seq., the claimed apparatus further comprising: a signature register (Fig. 6 Numeral 16, col. 2 line 65) coupled to said testing channels to receive data from said testing channels when said scan clocking signals are supplied to said testing channels.

As per Claims 6, 16, Motika et al. depicts, in Fig. 6 and related description in col. 2 line 25, the claimed on-chip testing apparatus comprising: clock control logic (e.g., col. 5 line 1 et seq., col. 6 line 38, loading or scanning at appropriate clocks and associated implementation logic) to selectively supply functional clocking signals to a plurality of testing channels, such that said functional clocking signals operate logic in said testing channels.

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As per Claims 7, 17, Motika et al. depicts, in Fig. 6 and related description in col. 2 line 25 et seq., the claimed apparatus wherein said clock control logic further includes clock control logic to generate stop clock signals to said testing channels in e.g., col. 2 lines 10-25, col. 5 line 1 et seq., col. 6 line 38, loading or scanning at appropriate clocks and associated implementation logic.

As per Claims 8, 18, Motika et al. depicts, in Fig. 6 and related description in col. 2 line 25 et seq., the claimed apparatus wherein said clock control logic further includes a scan counter counting said functional clocking signals and a breakpoint stop register to store a value such that at least one of said stop clock signals is generated when a count in said scan counter matches a value in said breakpoint stop register in e.g., col. 2 lines 10-25, col. 5 line 1 et seq., col. 6 line 38, loading or scanning at appropriate clocks and associated implementation logic.

4.2 Claims 6-8, 9-10, 16-18, 19-20 are rejected under 35 U.S.C. 102 (e) as being anticipated by Rajski et al. (US Patent No. 6,557,129; filed: 23 Nov. 1999).

As per Claims 6-8, 16-18, Rajski's Fig. 8 anticipates such claims because provided are means to delay reading of output compaction data as described in col. 3 line 5 et seq.

As per Claims 9-10, 19-20, Rajski's Fig. 6 anticipates such claims because scan chains 44 are effectively blocked or masked via control block 46 prior to compaction by block 48. Also refer to Fig. 10 for logic implementation and also to col. 3 line 12, col. 13 lines 41-49 and col. 7 line 41 et seq., and MISR in Fig. 2: Block 22.

Claim Rejections - 35 USC ' 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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5.1 Claims 9-10, 19-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Motika et al. (US Patent No. 5,983,380; 9 Nov. 1999) in view of Rajski et al. (US Patent No. 6,557,129; 23 Nov. 1999).

As per Claims 9, 19, Motika et al. substantially depicts, in Fig. 6 and related description in col. 2 line 25, the claimed on-chip testing apparatus comprising: channel filtering logic to receive data from a plurality of testing channels, said channel filtering logic to select or mask output data from a selected testing channel, e.g., in Fig. 6: MUX receives inputs from left-most BS chain and right-most SRL chain to effect selection control to MISR. Not specifically described in detail in Motika et al. is the step of output data masking. However Rajski et al., in an analogous art, discloses a testing methodology wherein such techniques are described. {See Rajski et al., Id., e.g., Fig. 14: Block 176 and related description} Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to modify the procedure in Motika et al. by including therein output data masking means as taught by Rajski et al., because such modification would provide the procedure disclosed in Motika et al. with a technique wherein "undesirable test output data is concealed." {See Rajski et al., col. 4 lines 43-47.}

As per Claims 10, 20, Motika et al. depicts, in Fig. 6 and related description in col. 2 line 25 et seq., the claimed apparatus further comprising: a signature register coupled to said channel filtering logic to receive said data e.g., in Fig. 6: MUX receives inputs from left-most BS chain and right-most SRL chain to effect selection control to MISR.

5.2 Claims 6-8, 16-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Applicants' Admitted prior art (hereinafter Admitted prior art) in view of Swoboda et al. (US Patent No. 6,349,392; Filed: 14 July 1999).

As per Claims 6-8, 16-18, Admitted prior art substantially discloses the claimed the claimed on-chip testing means comprising: clock control logic (e.g., page 1 line 12 for loading or scanning at appropriate clocks and associated implementation logic) to selectively supply

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functional clocking signals to a plurality of testing channels (e.g., page 1 line 11) such that said functional clocking signals operate logic in said testing channels. {See Admitted prior art, page 1 para. 2 - page 2 para. 1, in passim, wherein on-chip testing apparatus and method are described.) Not specifically described in detail in Admitted prior art is the step of clock stopping means along with associated hardware for implementation thereof. However Swoboda et al., in an analogous art, discloses a testing methodology in "Devices, systems and methods for mode driven stops," wherein such techniques are described. {See Swoboda et al., Id., e.g., Fig. 58 and in col. 14 lines 14-27 et seq., "Connected to each test port is mode conditioned stop logic circuitry 1309S, 1309C and 1309A in the domains respectively. The modes are established by a mode register 1311 which is scanable in FIGS. 54 and 57 to establish the type of stop and any other desired mode characteristics for the domains. The mode conditioned stop logic circuits 1309S, 1309C and 1309A are respectively fed by MPSD decoders 1313S, 1313C and 1313A that have multiline outputs to the stop mode conditioned logic circuitry," register or storing or breakpoint means in col. 14 line 14} Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to modify the procedure in the Admitted prior art by including therein clock stopping means as taught by Swoboda et al., because such modification would provide the procedure disclosed in Admitted prior art with a technique wherein "Data and control information are scanned into and out of the domains on test clock JCLK, and the domains are independently and selectively started on functional clock FCLK and stopped, in extensive sequences to accomplish emulation, simulation and test functions with a wide degree of flexibility as circumstances of the development, manufacturing and field environments dictate." { See Swoboda et al., col. 20 line 9 et seq.}

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Conclusion

6. The prior art made of record and not relied upon is considered pertinent to applicant's

disclosure.

6.1 Any response to this action should be mailed to:

Commissioner of Patents and Trademarks, Washington, D.C. 20231

or faxed to: (703) 872-9306 for formal communications.

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive,

Arlington, VA, Fourth Floor (Receptionist).

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Guy J. Lamarre, P.E., whose telephone number is (703) 305-

0755. The examiner can normally be reached on Monday to Friday from 8:30 AM to 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Albert Decady, can be reached on (703) 305-9595.

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the Group receptionist whose telephone number is (703) 305-3900.

Guy J. Lamarre, P.E.

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Patent Examiner

1/8/04